

UNITED CALIFORNIA BANK

PANORAMA CITY OFFICE • 8309 VAN NUYS BOULEVARD • PANORAMA CITY, CALIFORNIA • TEL. 213/894-8151

MAILING ADDRESS: BOX 4919 • PANORAMA CITY, CALIFORNIA 91412

RECORDATION NO. Filed 1425

AUG 8 1979 1 40 PM

INTERSTATE COMMERCE COMMISSION



Ms. Nancy Wilson, Supervisor Section of Dockets and Services Interstate Commerce Commission Washington, D.C. 20423 Aug. 2,1979

Dear Ms. Wilson:

Enclosed herewith for recording in accordance with the provisions of Section 20 (c) of the Interstate Commerce Act please find Four copies of California Railcar Corporation Invoice No. TCP-7902 dated June 28,1979 to Carl E. Brown.

The following information is provided as required by the provisions of Section 57.4 of the ICC order dated July 28,1952 as amended:

Name and address of Mortgagor-Registered owner: Carl E. Brown 12046 Doral Ave. Northridge, Ca. 91326

Name and address of Mortgagee-Legal Owner: United California Bank 8309 Van Nuys B1. Panorama City, Ca. 91402

General description of equipment covered:
One(1) 100 Ton Roller Bearing, 21,000 gallon, DOT
111A100W1, exterior coiled, insulated, tank car
built by ACF Industries.

T.C.C. SR.

67° H3 48 1 8 auA

PER CHARGO

Equipment managed for owner by California Railcar Corporation, 1510 W. Verdugo Ave., Burbank, Ca. 91506

When documents are recorded, please return three copies, showing recording date and number, to United California Bank at 8309 Van Nuys Bl. Panorama City, Ca. 91402.

United California Bank

by:

E. Montoya

Banking Officer

Interstate Commerce Commission Washington, D.C. 20423

8/9/79

OFFICE OF THE SECRETARY

E. Montoya
Banking Officer
United California Bank
8309 Van Nuys BI
Panorama City, Calif. 91402
Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act,49 U.S.C. 11303, on at $1:40 \mathrm{pm}$, and assigned rerecordation number(s).

Sincerely yours,

Agatha L. Mergenovich
Secretary

Enclosure(s)

SECURITY AGREEMENT

(CHATTELS OR CROPS)

RECORDATION NO. Filed 1435

AUG 8 1979 - 1 40 PM

-1. A	12	day o	, July'	INTERSTATE CUMMERCE	COMMISSION
This Agreement, 1	Carl E. Brown	3.			
12046 Dor		Northridge			
County of Los	Angeles		California, herein co 8309 Van N	alled Debtor (whether one uys B1, Panorai	or more) in favor of na City,
ΙΛ	NIA BANK, a Californi s Angeles	a corporation, of	fornia, herein callec		
WITNESSETH:	That Debtor hereby gr	ants Bank a securi	ity interest, pursuant	to the California Uniform	Commercial Code, in
all that certain persor	nal property described i	in the following sc	wedale(s), to wit:		
coiled, in	n Roller beari sulated Tank C	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(100м1 - 2110	00 Gallon exter	ior
Owner ID No	o. CALX 1017	13.4	III SIII		
AND ALCO all mass	d all substitutions therefo	ries covering any (of said property: A	thereto hereafter made or ND ALSO all proceeds of	said property in any
form, it being hereby	agreed by Debtor that	t such inclusion he	rein of proceeds of	said properly does not mit	ly nor shall it be con-
strued as a power of	sale by Debtor or as a	consent by Bonk to	o any sale ot sala pr	орепу.	
SAID personal	property being located	d in the County of	Los Ang	eles	, State of California
at or upon the real p	property described as:	P. 239	PA ALVEATE.		
Leased thr	u: California 1510 West V		NSOLWI FB:	,	
4	Burbank, Ca				
	- Turner -		ME 211		
	3.		TO AND THE PROPERTY OF THE PARTY OF THE PART		
AS SECURITY FOR:	1 1 -	Interedit	1. Panciama City	n Acreement	
(1) The payment	to Bank of SIMPIE	executed by Dalla	resident Bank	an Agreement and further described as fo 12,1979	llows:
(a) That Note for	t 30.000.00	1,0221	dated 1 1 1 27	12,1979	
navahla	60 monthly pay	ments of \$	682.60 begin	ning 8-10-79	and
bearing in	terest at 13.00	*	_% per annum payo	ble monthly	
*Rate	chall be IICR F	any and all extens	sions and/or renewal	s of said note or any and rate in a said note or any and rate	nounts owing thereon;
nocessarily of the	all sums hereafter advance	ed and expenditure	s the reather made th	n dääition te anv advancer	nents of expenditures
necessarii	sums hereafter advant	ced and expenditure	s thereafter made (f	n'dddition'te any advancer raph hereof) by Bank to or	nents of expenditures for Debtor, and any
	y made pursuant to the	provisions of the n	ext following parag	raph hereot) by Bank to or becoming owing or due fro	tor Debtor, and any n Debtor to Bank.
and all in	y made pursuant to the	provisions of the n	ext following parag	raph hereot) by Bank to or becoming owing or due fro	tor Debtor, and any n Debtor to Bank.
(2) The repayme	y made pursuant to the debtedness and obligation ont of any and all sums	provisions of the noons now achieved! and amounts that	ext following parager owing or design or design or design of the second or design or d	raph hereot) by Bank to or becoming owing or due from vanced or expended by Bo	tor Debtor, and any n Debtor to Bank.
(2) The repayme	y made pursuant to the debtedness and obligation of any and all sums provation of the property	provisions of the noons now problems the noon and amply the thing or any part there	ext following parager wing or design ad the makessatily ad of adeserties in this	raph hereot) by Bank to or becoming owing or due from vanced or expended by Bo	tor Debtor, and any m Debtor to Bank. Ink or assigns for the

Debtor hereby agrees: To do all acts which may be necessary to maintain preserve and protect said property and during the continuance hereof to keep said property in good condition and sepair, and if worn, damaged or destroyed to at least replace the same by other property of equal value; not to permit day waste thereof: to pell at least ten (10) days before delinquency, all taxes, charges, assessments and liens now or hereafter levied to imposed upon the property or income and all taxes and license fees imposed upon Debtor's right to do business; not to remove not permit to be removed any part of said property from the premises where the same is located, as herein stated, without the written consent of bank, to provide, maintain, and deliver to Bank fire and other

insurance policies covering said property in amounts and companies satisfication to Bank and with loss payable to Bank.

Debtor hereby declares and warrants to Bank that Debtor is the absolute owner and in possession of all of said property; that all of said property is now in the possession of Debtor at the location above described; that said property is free and clear of all security interests, liens and encumbrances and adverse claims, with the exception of the lien of this Agreement. Debtor agrees to keep this Agreement a first lien upon all of the property and agrees not to sell, lease, encumber or dispose of any of said property without the written consent of Bank. Debtor further covenants and agrees that Debtor will, upon demand at any time, make, do, execute and deliver all such further acts, deeds and things as shall be reasonably required to effectuate the intent hereof so as to render all of said property hereinbefore mentioned, or which may be hereafter acquired, available for the security and satisfaction of said indebtedness, according to the intent and purpose herein expressed, and so as to enable the Bank to sell and/or convey or otherwise to subject the same to the lien hereof. Debtor further agrees to appear in and defend any and all actions and proceedings affecting the title to said property or any part thereof or affecting the security interest of Bank therein.

Should this Agreement cover growing crops or crops to believe, Debtor agrees, in addition to other applicable provisions of this Agreement, to properly cultivate, irrigate, fertilize, furnigate, prune, and/or perform any other act or acts necessary to prove care for, preserve, and protect said crops in a proper manner and at the proper time which, from the character or use of said property, may be reasonably necessary to protect and preserve the Bank's security, the specific enumerations herein not excluding the general; not to commit or permit any waste of said crops; to keep said crops separate and always capable of identification; to harvest and prepare said crops for market and when the same are ready for market promptly to notify Bank as a security of the property of

immediately the marketable products to Bank to be by Bank held and/or disposed of at such times and for such prices and on such terms as Bank may deem proper. Debtor agrees to fo and otherwise preparing, handling and disposing of s shall be applied toward the payment of the debts secu made or incurred by Bank in handling, selling and/or order and manner as Bank may elect, and after full p or the person or persons entitled thereto.

If the Debtor fails to make any payment or do without notice to or demand upon Debtor, may mal necessary to protect Bank's security, Bank being hereby conferred) to take possession of said property, to pay, the judgment of Bank appears to be prior or superiol from time to time upon the real property on which such crops may be and to take possession of said crops, or any part thereof, and to take such measures as Bank may deem necessary or proper for the care, growing, harvesting, protection, preservation and

counsel and pay them reasonable fees. Bank's determination as to whether or not Debtor has failed to make any payment or do any act as herein required shall be final and conclusive. Petron nereox agrees to pay immediately and without demand all sums expended by Bank pursuant to the provisions of this per annum.

In the event there shall hereafter be a decrease i or make payments on account to Bank in an amount

If Debtor shall default in the payment of any of the performance of any agreement herein contained, o of Debtor herein contained or secured hereby, then Bo all indebtedness, obligations and liabilities secured he payable, and Bank shall have the remedies of a secur limitation, the right to require Debtor to assemble the to enter upon the premises where said property may be and take said property, or any part thereof, at public or private sale, upon legal notice to Debtor. Said property, or any part thereof, may be sold in one or more lots at one or more sales, which may be held on different days and which need not be held within view of the property being sold. Bank shall deduct and retain from the proceeds of such sale or sales all costs, expenses and charges paid or incurred in the taking, removal, handling and sale of said property, or otherwise incurred in connection therewith, including reasonable attorney's fees incurred or paid by Bank, 🎞 obligations -- liabilities secured hereby, in such orde to Debtor or to the person ar persons lawfully entitled Agreement, there shall be due from Debtor to Bank th fee in said action or proceeding, which sum is hereby a Receiver, without notice, to take possession of all or an At any sale or sales made under this Agreement, or au may bid for and purchase any property being sold, an after discharged of all right of redemption.

Debtor hereby assigns to Bank all rents, issues, in Bank all sums now or hereafter payable to Debtor as any and all sums now or hereafter payable to Debtor und or any part thereof; provided, however, that nothing in this paragraph contained shall be construed to waive or in any way affect the lien of this Agreement or the limitations hereinabove expressed, upon the Debtor's right to deal with said crops without Bank's written consent. Debtor also hereby assigns and transfers to Bank all moneys now in or hereafter placed in any revolving funds or other funds of any marketing association or organization, corporation, firm or individual now or hereafter or heretofore handling or having to do with any crops now growing or heretofore with the growing, marketing, farming, or other handling stock and all other interests, benefits, and rights of Del individual having anything to do with said crops and a

The term "and/or" as used herein means one or with which the words are used.

The right to plead any and all statutes of limitation to the full extent and longest period allowed by law.

Any person who joins in executing this Agreement agrees and expressly assents to the liability of all sepa executing this Agreement and who is not otherwise liable

Jour

sions of this Agreement which relate to the grant of the security interest in the property described herein and does not assume, by execution of this Agreement alone, additional liability for repayment of the indebtedness secured hereby.

The words "Debtor" and "Bank", as used herein, shall be construed to include the heirs, legatees, devisees, administrators, executors, successors and assigns of Debtor and Bank. This Agreement shall bind and inure to the benefit of said third persons. If there be more than one Debtor, it is agreed that the provisions of this Agreement in reference to Debtor shall be construed to apply jointly and severally to each of the debtors except as other ding paragraph.

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ment thereof any pro

act as herein requ

marketing of said crops, or any part thereof, and, in exercising any such powers and authority to pay necessary expenses, employ

Los Angeles, Calif.

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vanyintolity) (1911) eement to repay the obligation secured hereby

ar first above written.

g the general nature of the authority hereinbefore promise any encumbrance, charge or lien which in ent, and as to any crops covered hereby to enter

reference to hauling, shipping, storing, marketing

sale of any of said crops when received by Bank

est thereon and any advancements or expenditures

under any provision of this Agreement, all in such

ds of said crops remaining shall be paid to Debtor

d, then Bank, but without obligation so to do and

xpenditures and do such acts as Bank may deem

OZZInt, with in Z. of om date of expenditure at the rate of ten per cent

> y, Debtor agrees to give to Bank further security to offset said decrease in value.

> ns or liabilities secured hereby or shall default in any obligation, promise, declaration or warranty t demand upon or notice to Debtor, may declare ing by Debtor to Bank, to be immediately due and ia Uniform Commercial Code, including, without lable to Bank at a place designated by Bank and Preof, and remove and/or sell and/or dispose of

of the proceeds shall be applied by Bank upon the indebtedness, Occionner as B42-9P

determine, and the surplus, if any, shall be paid be brought, or any proceedings instituted on this commencement thereof, a reasonable attorney's plaintiff shall be entitled to the appointment of a to exercise such powers as the Court shall confer. ny person on behalf of Bank, or any other person ase, the purchaser shall hold such property there-

CALIFORNIA BANK n the property. Debtor further hereby assigns to crops covered hereby, or any part thereof, and ment for the sale and/or marketing of said crops,

py lands described in this Agreement or connected of crops and to cotor also hereby assigns and transfers to Bank all tor in the second second corporation, firm or mine and subject after becoming due to Debtor from any of them. ne or all, of the things or persons in connection

and secured by this Agreement is hereby waived

ations secured hereby. Any person who joins in

ations secured hereby agrees only to those provi-

IN WITNESS WHEREOF, Debtor has executed this Agre 022 on the day 279

Panorama City #261

DVITTED CALLEDRAIA BALLE

TO 1944 CA (8-74) (Individual) STATE OF CALIFORNIA SS. Los Angeles COUNTY OF July 12, 1979 On. before me, the undersigned, a Notary Public in and for said Carl E. Brown State, personally appeared_ known to me is to be the person____whose name_ subscribed to the within instrument and acknowledged that he executed the same. WITNESS my hand and official seal.



ATICOR COMPANY

OFFICIAL SEAL JOYCE M. CROAD NOTARY PUBLIC - CALIFORNIA

LOS ANGELES COUNTY My comm. expires MAR 7, 1981

(This area for official notarial seal)

(C.E. Brown)